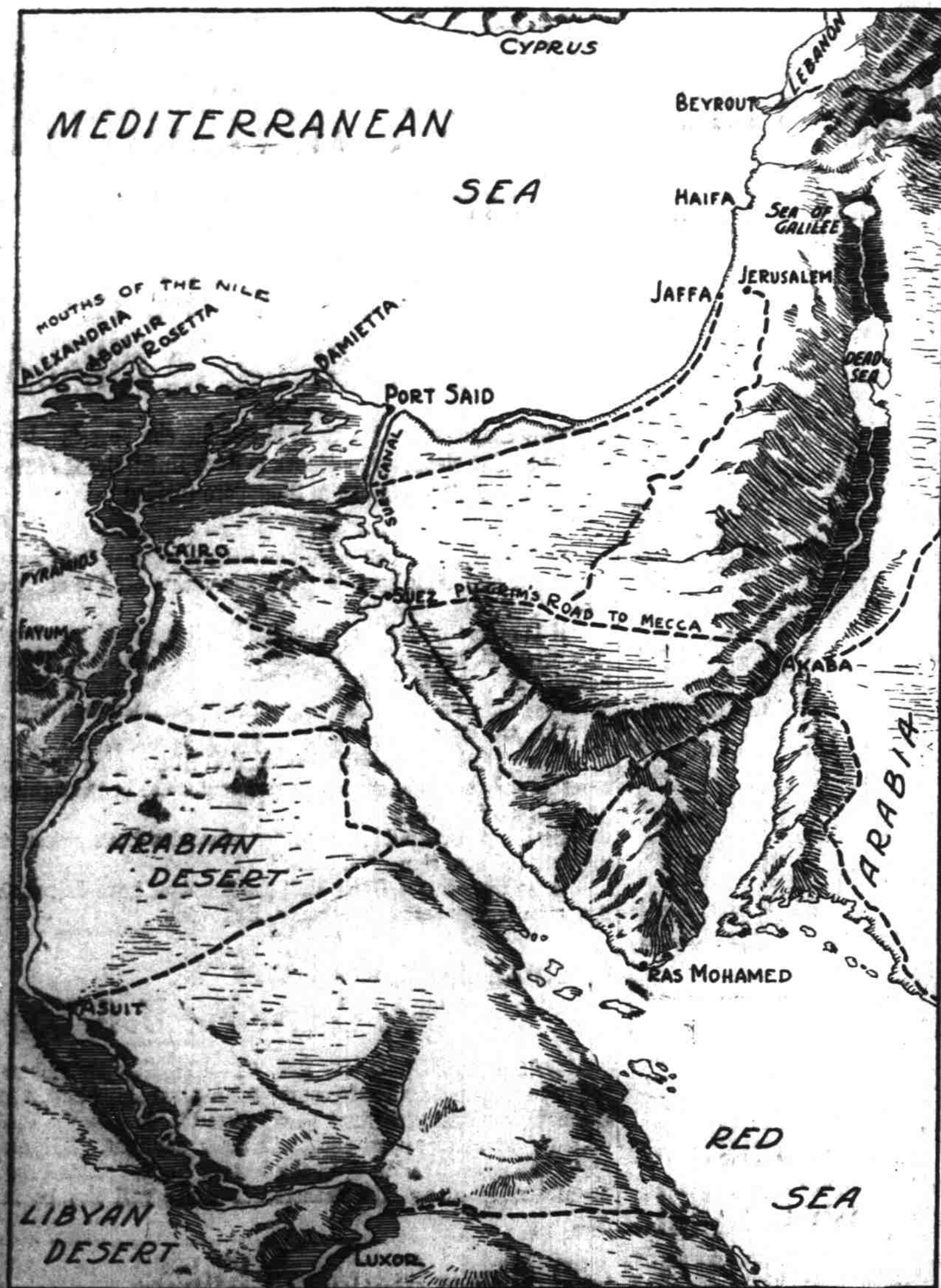


Map For Star-Bulletin Readers Showing Suez Canal And Other Sections Where Turkish Forces Threatening



COMPROMISE IS DISTANT NOW IN SMART WILL CASE

(Continued from page one)

Lemon to return home with her charge by today's boat.

Of the two wills of the late Thelma Parker Smart now on file, the third is expected to be probated first, the date of that hearing being set for March 10 before Circuit Judge Whitney. The second will, filed yesterday cannot be considered until or unless the third is declared void.

What Smart's Side Says. The appearance of this second testament apparently has aroused all the original animosity between the contending parties. Smart and his lawyers now assert the true purpose of Mrs. Knight is shown. They declare the second will does not make as good provision for Richard Smart as the third one does, and nowhere near as good as the provisions of the first compromise offered by Smart. But, they assert, Mrs. Knight would benefit far more by the second than the third will.

In the next two years, if the second will were to go into effect, Mrs. Knight would be receiving an annual income of about \$50,000," said one of Smart's lawyers.

Interpreting the terms of the two wills he continued:

"Under the second the child would get one-third of the income after the \$1000 a month income for the father was deducted. But under the third the minor would get two-thirds of the income; while under the proposed settlement of all property rights, Smart offered to give the child two-thirds of the corpus of the estate, and 25 per cent of the income until he attained his majority."

Second Will Made Some Time Ago.

In her petition for the probate of the so-called second will, made by Annie T. K. Parker Smart on March 18, 1913, Mrs. Elizabeth J. Knight states that she does not possess the original but that it is held by Henry Gaillard Smart, the husband of the deceased and father of the minor. This second testament was drawn and signed in the presence of A. F. Coats and Attorneys M. F. Prosser and Robbins B. Anderson and, as the date shows, was executed about a year prior to the purported third will.

At the time the second will was drawn there were no children of the Parker-Smart union, consequently no provision is made directly for Richard Smart, the present heir, save in the general term "my children who shall survive me."

In that document all her personal goods, household furniture, etc., are bequeathed to such surviving children or to her mother, Mrs. Knight, if there are no surviving children. Continuing, she says:

"Fourth: If I die before my mother, Elizabeth J. Knight, and therefore before the termination of the trust established by me under trust deed dated April 25, A. D. 1912, recorded in the Hawaiian Registry of Conveyances, Vol. 365, page 273, to Alfred W. Carter as trustee, I, acting under and by virtue of the power given me under said trust deed and also under and by virtue of every other right and power hereunto enabling me, do hereby give, bequeath and dispose of all the income of the trust estate established by said trust deed which would have been paid to me if I had survived until the termination of the said trust (to-wit, the death of the survivor of my said mother and myself), as follows, and do hereby appoint the following persons to receive the same, and do hereby direct the trustees under the said deed of trust to pay the said income until the termination of said trust as follows:

"I give and bequeath to my said husband, Henry Gaillard Smart, one thousand dollars per month out of said income so long as he shall live, subject, however, to the termination of said trust, and I give and bequeath the rest, residue and remainder of said income in equal shares to those who shall survive me of my said husband, my mother and any children who may be born to me, and if my said husband or any of my said children shall thereafter die before the termination of said trust, I give and bequeath the share of said income theretofore going to him or her in equal shares to those then surviving of my said husband, my mother and my children, provided that if any of my children so dying before the termination of the trust shall leave lawful issue surviving, the share of said income which would have gone to the said child if he or she had survived shall thereafter go to his or her said issue."

"Fifth: Whether I die before or after or together with my mother, Elizabeth J. Knight, I do hereby acting under and by virtue of the power given me under said trust deed and also under and by virtue of every other right and power under or independent of and apart from said trust deed hereunto enabling me, give, bequeath, devise and dispose of all the rest, residue and remainder of my estate, both real and personal, wherever situated and of whatever nature, whether legal or equitable, vested or contingent, present or future interests, including all the principal of said trust estate established under said trust deed and existing at the time of the final termination of the trust (to-wit, the death of the survivor of myself and my mother, Elizabeth J. Knight), to the following named persons in the following amounts respectively, and I hereby appoint the following persons to receive the said principal of said trust estate at the termination of said trust, in the following proportions respectively, and

COSTUMES FOR THIS EVENING

The committee in charge of the bal masque, to be held at the Armory this evening, wishes to announce that those who have not yet secured costumes may do so at the Armory after 5 p. m. Up until that time they will remain for sale or rent at Sachs' old store, corner Fort and Beretania streets.—Adv.

ROOF GARDEN THURSDAY NIGHT

On Thursday evening, when the eruption of Punchbowl is scheduled, tickets of admission will be necessary for the roof garden of the Alexander Young hotel. They are limited to 1000, and can be obtained at the office of the Young hotel.—Adv.

[Special Star-Bulletin Correspondence] WAILUKU, Feb. 13.—Many Republicans held one of the most interesting county conventions known in the history of Maui. Many staunch followers of the party claim that it was the most important convention ever held and that the platform adopted will bring about a change that will be a great benefit to the county government.

Just how far reaching such a measure will extend, and also how much of this platform the people will be willing to adopt remains to be seen. That the changes are radical no one will deny. The various clauses of the platform promise that the new form of government will be most efficient. Aid for homesteaders is urged, good roads favored, and a law for cooperative corporations urged. The county manager plan is something entirely new. Short ballot, recall and non-partisan primary are agreed upon and lastly the most radical of all changes—namely, that hereafter Maui have seven supervisors instead of five.

do hereby direct the trustee under said trust deed to convey, transfer and deliver the said principal of said trust estate at the said termination of said trust, to the following named persons in the following sums and proportions specified respectively, conditioned, however, in each case on the survival of the person until the termination of the trust established by said trust deed:

Other Bequests.
"To my step-father, Frederick S. Knight, \$25,000.
"To my aunt, Harriet Dowsett, widow of my deceased uncle, James I. Dowsett, \$5000.
"To my aunt, Phoebe Raymond, \$5000.
"To my aunt, Mary Parish, \$5000.
"To my aunt, Martha Dowsett, wife of my uncle, A. C. Dowsett, \$5000.
"To my aunt, Annie Kirkaldy, \$5000.
"To my uncle, David Dowsett, \$5000.
"To my aunt, Marian Worthington, \$5000.
"To my uncle, Samuel Dowsett, \$5000.
"To my aunt, Rena Turner, \$5000.
"To my aunt, Eva Woods, \$5000.
"To my aunt, Helen Widemann, \$5000.
"To my uncle, Samuel P. Parker, \$5000.
"To my uncle, Ernest Parker, \$5000.
"To my uncle, James Parker, \$5000.
"To my cousin, Ilene Maguire, daughter of my deceased aunt, Mary Maguire, \$5000.
"To my cousin, Charlotte Dowsett, \$5000.
"To my friend, Harriet Bradford, \$5000.
"To Keao Kallikini, \$500.
"To Wailaahia Kallikini, \$500.
"To Mary Silva, \$500.
"To my friend, Alfred W. Carter, as evidence of my appreciation of his many services to me, \$10,000.
Third to Husband.

"One-third of all the rest, residue and remainder after the foregoing legacies are paid, or all of said rest, residue and remainder after said payment of said legacies if there shall be none of my children or their lawful issue surviving at the said termination of said trust, to my said husband, Henry Gaillard Smart if he shall be then surviving.

Two-Thirds to Child.
"Two-thirds of all the rest, residue and remainder after the foregoing legacies have been paid, or all of said rest, residue and remainder after the said payment of said legacies if my said husband shall not then be surviving, to my child or children who shall survive until the termination of the trust, in equal shares if more than one, and to the lawful issue who shall survive until the termination of said trust of my children who shall die before that time taking by right of representation the share the parent would have taken if he or she had survived until that time."

The testator states that the above provisions for Henry Gaillard Smart are in lieu of his right of curtesy. The husband, and Alfred W. Carter and Olaf L. Sorenson are to serve as executors without bond.

DANCE AT THE SEASIDE HOTEL THIS EVENING

The management of the Seaside hotel extends a cordial invitation to all to attend the dance being given at the hotel this evening.—Adv.

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A Talk on Stock Purchasing.

Did it ever occur to you before purchasing stock that there were several things to be considered? There are many fundamental principles incorporated in stock-selling companies which you should know and investigate thoroughly. Below, follow some of the most prominent features, the proper consideration of which are absolutely essential to intelligently buy stocks of any kind. We take pleasure in citing these as a criterion of the rigid investigation to which our proposition may be put.

First—Is the Company "clean"?

Yes, absolutely; clean and reliable. We have accessible proof of this.

What is the standing of the personnel of the directorate handling the affairs of the company?

We will be pleased to show prospective investors a list of the names of the men in control of the affairs of this company. We are willing to leave it to you to be the judge as to their caliber, etc.

Second—Is the controlling interest of the company tied up in escrow for a period of years, insuring the investors from detrimental manipulation and the elimination of "one-man-power"?

Yes! The controlling interest of the Marchant Calculating Machine Company is tied up in escrow for a long period of years.

Third—Is the article or product of a proven practicality?

Yes! The Marchant Calculating Machine has been proved so, beyond all doubt. We can prove it to you, individually, too.

Fourth—Is it a commercial necessity? Is there a proven market for the product in question?

Yes! We have many sterling letters of unusual merit which we would be pleased to show you in this regard.

Fifth—Has the article or product any local standing, that you may further be assured of its success.

Yes! We can tell you much of the success we have met with in Honolulu.

Sixth—Has it stood the acid test? In other words, has it been purchased and used by corporations and individuals of note?

Yes! We have on file, for interested parties, bona fide letters, from Banks, Oil Corporations, Railroads and Municipal bodies, in commendation of this machine.

Seventh—Is the investment one which has been proved a profitable one, from the stockholder's point of view?

Yes! The financial returns of this company are extremely gratifying from this viewpoint.

Eighth—Is the company absolutely solvent and on an operating basis, with a financial statement to show?

Our last financial statement, at all times accessible to those interested, will convince you in this regard.

Ninth—Has the company been successful to date.

Yes! Unusually so. Ask us to prove the extent of its success.

Tenth—Will the funds derived from the sale of stock be devoted toward the furthering of the better interests of the company?

Yes! The exact disposition to be made of the funds derived from the sale of the stock in this company will satisfactorily be made known to all investors.

We are offering for sale a limited number of shares of Capital Treasury stock of the Marchant Calculating Machine Company. This is an opportunity for you to share in the future profits of the company.

We will be pleased to call on you with facts and figures which will show you what we have accomplished to date and the success we have met with. These same facts and figures will convince you that by investing in this company you will be putting your money into an active growing concern with an almost inestimable future. The funds realized through the sale of this stock will be devoted to the erection of a new and larger factory, upon an Oakland site recently purchased for this purpose. Our present facilities are inadequate to the now overwhelming demands being made for these machines.

This proposition is entirely different from the majority, not being founded merely upon theory and paper alone—but upon solid lucrative activity and facts.

Arrange to see this wonderful machine either by mail or phone appointment. Appointments made for both day and evening.

Gross Miller Co., Inc., Agents for Marchant Calculating Machine Co.

C. P. Crawford (Special Representative from Oakland Head Office).

R. J. Blake, Local Associate.
Phone 2443. P. O. Box 1205. 159 King St. (entrance, up stairs on Bishop Street.

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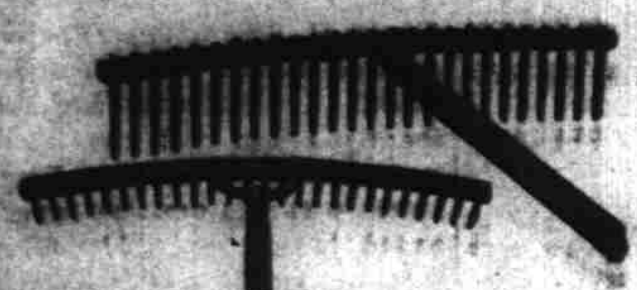
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